2000 SEP 25 A 9 23

L.A. PAC

8665 Wilshire Blvd., # 220 Beverly Hills, CA 90211

September 21, 2000

Mr. John D. Gibson Assistant Staff Director Reports Analysis Director Federal Election Commission 999 E Street, N.W. Washington, DC 20463

RE: L.A. PAC ID# C00095059

Dear Mr. Gibson:

In response to your letter of September 7, 2000 and your questions regarding the L.A. PAC's FEC 3X reports I submit the following:

<u>OPERATIONS</u>

The L.A. PAC is comprised of a group of West Los Angeles volunteer political activists who share a common ideological perspective. We have no affiliation or involvement with any other organization. Our sole function is to raise money to contribute to federal candidates who share our philosophies and commitments.

The operation of L.A. PAC relies upon individuals who volunteer their time, contribute money and expend energy to meet the needs of our committee. As a volunteer group, cur overhead costs are obviously minimal. We have no rent expenses because we maintain no office. Our committee business is conducted in meetings held at members' homes.

On occasion we have hired a paid fundraising consultant to assist our efforts to raise funds for the committee. In addition to these occasional expenses, the L.A. PAC employs an accountant to file the necessary reports.

-REPORTS-

3/01/99-3/31/99 - April Monthly is amended as follows: Schedule B for Line 21(b) Purpose of Disbursement for Padilla & Associates has been changed from "Consulting Fee" to "Accounting Fee". The remainder of the report is unchanged.